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9	Attorneys for Defendant ZeptoLab UK Limited	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
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13	MARC OPPERMAN, et al.,	Case No. 4:13-CV-00453-JST
14	Plaintiffs,	The Honorable Jon S. Tigar
15	v.	DECLARATION OF JEFFREY M.
16	PATH, INC., et al.,	MOVIT IN SUPPORT OF ADMINISTRATIVE MOTION FOR ZEPTOLAB UK LIMITED TO APPEAR BY TELEPHONE AT THE HEARING ON THE MOTIONS TO SEVER
17	Defendants.	
18		Date of Hearing: May 9, 2013
19 20		Time: 2:00 p.m. Place: Courtroom 9
21	I, Jeffrey M. Movit, declare as follows:	
22	1. I am of counsel to the law firm of Mitchell Silberberg & Knupp LLP ("MSK"),	
23	attorneys of records for Defendant ZeptoLab UK Limited ("ZeptoLab"). It is in that capacity that	
24	I am making this declaration in support of the Administrative Motion for Order Allowing Counsel	
25	for ZeptoLab UK Limited to Appear by Telephone at the Hearing on the Motions to Sever. I have	
26	personal knowledge of the matters set forth in this declaration, and if called as a witness I could	
27	and would competently testify to such matters.	
28		
		Case No. 4:13-CV-00453-JST

DECLARATION OF JEFFREY M. MOVIT

Mitchell Silberberg & Knupp LLP 5223855.2 I have applied pro hac vice as counsel in this matter on behalf of ZeptoLab (ECF No. 283); that admission remains pending. I am based out of MSK's New York office which is located at 12 E. 49th Street, 30th Floor, New York, New York 10017. I am national litigation counsel for ZeptoLab, and I am fully familiar with the issues in this litigation.
 I am requesting to appear by telephone in order to reduce the cost-burden for my client, ZeptoLab.
 There are numerous parties involved in this litigation. On May 1, 2013, I sent an email to counsel for all parties inquiring whether anyone objected to ZeptoLab's appearance by

telephone at the May 9, 2013 hearing on the motions to sever. No party has any objection to the

I declare under penalty of perjury that the foregoing is true and correct.

Dated: May 2, 2013

granting of this motion.

effrey M. Movit

Mitchell Silberberg & Knupp LLP 5223855.2